Chapter NR 45

USE OF DEPARTMENT PROPERTIES

NR 45.01 Purpose.

The purpose of this chapter is to govern the conduct of visitors to state lands and to provide for the protection of the natural resources.

History: Cr. Register, December, 1983, No. 336, eff. 1–1–84.

NR 45.02 Applicability.

(1) Except when the context provides otherwise, this chapter applies to any of the following:
   (a) All lands, structures and property owned by the department.
   (b) Lands owned by the state of Wisconsin which are under the management, supervision and control of the department.
   (c) Lands under easement to or lease by the state of Wisconsin which are under the management, supervision and control of the department.

(2) On lands the department owns but are under the supervision, management and control of another entity pursuant to lease or easement, the department may, as part of the lease or easement, waive its jurisdiction in whole or in part under this chapter.

History: Cr. Register, December, 1999, No. 528, eff. 1–1–00.

NR 45.03 Definitions.

In this chapter, the following definitions apply:

(1) “Adult group” means a group made up of adult members (18 years of age and older) of an established organization. Adult groups may include families.

(2) “All−terrain vehicle” has the meaning specified in s. 340.01 (34) Stats.

(2m) “Backpack campsite” means an area designated for camping that has no modern facilities, such as showers or flush toilets located nearby, nor vehicle or watercraft access to or near the area, and to which all over−night supplies are carried or transported to the site by means other than a motorized vehicle.

(3) “Bicycle” has the meaning given in s. 340.01 (5) Stats.

(3m) “Motorboat” has the meaning given in s. 30.50 (6), Stats.

(4) “Camp” or “camping” means the use of a shelter such as a tent, trailer, motor vehicle, tarpaulin, bedroll or sleeping bag for temporary residence or sleeping purposes.

(5) “Camper day” means the period beginning at 3:00 p.m. and ending at 3:00 p.m. the following day.

(6) “Camping party” means any individual, family or non−family group occupying a campsite.

(6m) “Camping permit” means any permit for camping overnight that requires registration and payment of a daily fee.

(7) “Camping unit” means any single shelter except sleeping bags and hammocks used for a camp by a camping party except those used exclusively for dining purposes.

(8) “Campsite” means a segment of a campground which is designated for camping use by a camping unit or camping party.

(8f) “Climbing activity” includes any of the following:
   (a) Ascending or descending steep rock walls, ice walls or artificial structures, usually with the assistance of specialized rock climbing equipment including ropes, webbing and carabiners.
   (b) Practicing the use of specialized rock climbing equipment near the ground.

(8m) “Crops” means any vegetation planted as an agricultural commodity or for other use as part of a farming operation, or vegetation planted for personal consumption or aesthetics, such as a vegetable or flower garden.

(9) “Department” means the state of Wisconsin department of natural resources.

(9c) “Dispersed camping area” means an area where camping is authorized but there are no designated campsites.

(9f) “Dog sled” means any vehicle that glides on runners or wheels and is designed or used for conveying cargo or people and to be pulled by dogs.

(9g) “Dual−sport motorcycle” means a street−legal motorcycle that meets the definition of a Type 1 motorcycle in s. 340.01 (32), Stats., and can be ridden to varying degrees off−road, and is designed by the manufacturer for both on and off−road use.

(9i) “Edible fruits” means fleshy fruits from plants including apples, plums, pears, blueberries, raspberries, blackberries, juniper berries, and strawberries that are harvested for human consumption. It does not include the seeds, roots or other parts of herbaceous plants such as wildflowers or grasses.

(9k) “Edible nuts” means walnuts, hickory nuts, acorns and other similar nuts from trees and shrubs.

(9m) “Equine” means any horse, pony, donkey or hinny.

(10) “Family” means a parent or parents with their unemancipated children and not more than 2 guests.

(11) “Family campground” means any tract of land designated for camping by families or groups of 6 persons or less.

(12) “Group campground” means a campground designated for use by juvenile or adult groups.

(13) “Juvenile group” means a group made up of juvenile members of an established organization and under the leadership of at least one competent, mature adult for each 10 juveniles in the group and using any number of camping units or occupying a group campground.

(14) “Non−family group” means any 6 or less individuals who do not meet the definition of family.

(14m) “Northern flowage properties” means the Turtle−Flambeau and Willow Flowage scenic waters areas, and the Chippewa Flowage.

(15) “Northern state forests” means the Black River, Brule River, Coulee Experimental, Flambeau River, Governor Knowles,
Northern Highland, American Legion and Peshtigo River state forests.

(15m) “Occupy,” “occupied” or “occupying” means the camping unit, such as a tent, trailer or RV, is set up in a useable condition and for persons staying at the South Trout Lake, Plume Lake, Firefly Lake, Crystal Lake, Muskie Lake, Carrol, Indian Mounds and Clear Lake campgrounds on the Northern Highland–American Legion state forest, includes the requirement that campers check in or register at a contact station.

(16) “Off-highway motorcycle” means a motor vehicle not more than 45 inches in overall width designed to travel on not more than 2 wheels in contact with the ground and is designed or modified for off-road use and is not eligible for registration with the Wisconsin department of transportation for on-road use.

(16m) “Organized climbing group” means a group engaged in rock climbing activities that is organized, sponsored, transported or supervised by a school, university, youth group, club, social organization, church, business, guide service or similar organization.

(16r) “Pedestrian” means:

(a) Any person afoot without the use of skis, skates or other similar devices.

(b) Any physically disabled person in a wheelchair, either manually or mechanically propelled, or other low-powered mechanically propelled vehicle designed specifically for use by a physically disabled person, but does not include any person using an electric personal assistive mobility device.

(16v) “Physically disabled person” means a person who by reason of a physical impairment is a “qualified individual with a disability” as defined in 28 C.F.R. 35.104.

Note: The procedures for DOT special identification cards are found in s. 343.51, Stats., and ch. Trans 130.

Note: The Americans with Disabilities Act (Pub. L. 101–336, 104 Stat. 327, 42 U.S.C. 12101–12233 and 47 U.S.C. 225 and 611) is interpreted by 28 C.F.R. 35.104. Qualified individual with a disability means an individual with a disability who, with or without reasonable modifications to rules, policies, or practices, the removal of architectural, communication, or transportation barriers, or the provision of auxiliary aids and services, meets the essential eligibility requirements for the receipt of services or the participation in programs or activities provided by a public entity.

(17) “Picnic area” means any tract of land developed and maintained for picnicking and containing not less than 5 picnic tables. Included in the definition of picnic area are adjacent playground and play field areas.

(18) “Private schools” means institutions meeting the criteria of s. 118.165, Stats.

(18f) “Proper self–registration” means depositing a completed envelope with accurate information and containing, at a minimum, the appropriate fees into a self–registration box upon entering a state park, trail, recreation area or forest.

(18k) “Range officer” means any department employee or person designated by the department to monitor activities on the shooting range.

(18m) “Registered camper” means a person camping on a campsite whose name is included on the camping permit for that campsite.

(18t) “Shooting Range” means a facility designated by the department that has target shooting with firearms, bows, or crossbows as its major purpose.

(19) “Shoreline zones” means that area of sand or gravel beach from the water’s edge to the first dune or to the tree line or other terrestrial vegetation, whichever is closest to the water’s edge.

(20) “Snowmobile” has the meaning specified in s. 340.01 (58a), Stats., and is considered to be a vehicle for the purposes of this chapter.

(21) “Southern state forests” means Havenswood state forest preserve, Point Beach state forest and all units of the Kettle Moraine state forests.

(21d) “Special event” means a temporary use of department property which permits an activity that is otherwise not specifically allowed under this chapter or which involves one or more of the following circumstances:

(a) Requires exclusive use or closure of all or part of public facilities or areas within a property or effectively restricts or limits use of a property by non–participants.

(b) Placement of temporary structures or event apparatus.

(c) Sale or offering of beverages, food, or merchandise.

(d) Requires non–routine services of any department employee.

(e) Will take place during hours beyond normal property open hours.

(f) Requires use of equipment or facilities not otherwise authorized for the proposed public use.

(g) Requires event participation fees.

(21g) “State natural area” has the meaning given in s. 23.27 (1) (h), Stats.

Note: Section 23.27 (1) (b) states “state natural area”, unless otherwise limited, means any designated state natural area or dedicated state natural area.

(21m) “State park” or “state forest” means the area within the project boundary approved for the state park or state forest by the natural resources board.

(22) “State trail” means a recreational trail designated by the department under s. NR 51.73.

(23) “Swimming beach” means any water area or adjacent land area designated as a swim area by standard regulatory markers or posted notice.

(23m) “Teepee” means a cone–shaped tent supported by poles which run from the ground through the apex of the cone, and is used for overnight camping by a family or non–family group.

(24) “Vehicle” means any motor vehicle, trailer, semitrailer, or mobile home and is further defined in s. 340.01 (74), Stats. For purposes of this chapter, a snowmobile is considered to be a vehicle.

(25) “Watercraft campsite” means a campsite along a waterway for use by persons traveling exclusively by watercraft.

(25m) “Water trail” means a recreational route on a waterway that has a network of public access points.

(26) “Water view campsite” means a designated campsite in a state park or southern forest bordering on a body of water or with a scenic view of a body of water.

(27) “Yurt” means a circular, tent–like structure supported on a lattice framework with a window or windows and a hinged door and is used for overnight camping by a family or non–family group.

History: Cr. Register, December, 1983, No. 336, eff. 1–1–84; renum. (2) to (17) to be (3) to (19) and (20), cr. (12) and (13), Register, August, 1986, No. 368, eff. 9–1–86; renum. (18) and (19) to be (19) and (21), cr. (18) and (20), Register, March, 1992, No. 435, eff. 9–1–92; renum. (3) to (18) and (21) to be (3) to (17) and (22) and am. (5), (6) and (21), cr. (18), Register, December, 1993, No. 456, eff. 1–1–94; am. (6), renum. (9) to (22) to be (25), (9) to (13), (16) to (20) and (22) to (24) and am. (25), am. (11) and cr. (14), (15) and (21), Register, November, 1995, No. 479, eff. 12–1–95; cr. (8m) and (21m), Register, December, 1999, No. 528, eff. 1–1–00; CR 01–011: cr. (8f) and (16m) Register April 2002 No. 556, eff. 5–1–02; CR 03–035: cr. (2m), (9f), (9m), (18m) and (26), am. (15) Register December 2003 No. 576, eff. 1–1–04; CR 04–092: cr. (6m), (9c), (9k), (14m), (15m), (16f), (16v), (18h), (18) and (21g) Register April 2005 No. 592, eff. 5–1–05; CR 07–026: cr. (9g), (23m) and (27), am. (16) Register December 2007 No. 624, eff. 1–1–08; CR 10–042: cr. (3m) and (18k), am. (9s) and (15) Register December 2010 No. 660, eff. 1–1–11; CR 16–001: am. (3), (16v), cr. (18s), (21d), (25m) Register July 2017 No. 739, eff. 8–1–17.

NR 45.04 General rules. (1) State property. (a) No person may destroy, molest, deface, remove or attempt to remove any natural growth or natural or archaeological feature except as follows:

1. Edible fruits, edible nuts, wild mushrooms, wild asparagus, and watercress may be removed by hand without a permit for the purpose of personal consumption by the collector. Willow stems

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not larger than 2.5 inches in diameter, from species not listed under ch. NR 27, may be collected for personal noncommercial use by the collector for purposes such as trap stakes, with the property manager’s approval.

Note: The collection of seeds from herbaceous plants such as grasses and wildflowers is not allowed without written authorization from the department.

2. Herbaceous plant species that are listed as prohibited plant invasive species under s. NR 40.04 (2) (b) or listed as restricted plant invasive species under s. NR 40.05 (2) (b) may be removed without a permit issued under this chapter.

3. Rocks, minerals or fossil materials may be collected for noncommercial purposes, such as educational uses and personal collections, by hand or using a hand held rock hammer or similar device in accordance with the terms of a written permit issued by the manager of the property on which the collecting is done. A collector of rocks, minerals or fossil material per day from any property with a maximum total of 50 pounds per year. The permit may further limit the allowable methods and amounts of material collected.

4. Notwithstanding subd. 3., no person may collect rocks, minerals or fossil materials on state natural areas, state wild rivers, state parks, state trails, Havenwoods state forest preserve, state recreation areas, Point Beach and Kettle Moraine state forests, and any specific site which is designated as a noncollection site by the department.

(b) The department may close, by posted notice, any land, structure, or property owned or administered by the state of Wisconsin and under the management, supervision, and control of the department. Closure may include prohibiting access for one or more types of activities and shall be implemented for the purpose of protecting public health, safety and welfare, or for protection of natural resources or property as determined by the secretary. No person may enter or be in any building installation or area that may be locked or closed to public use or contrary to posted notice without a written permit from the property superintendent.

(c) Flying related activities, including but not limited to, hang gliding, parasailing, hot air ballooning, land sailing, flying model airplanes or sky diving on state parks, state recreation areas, state natural areas, Kettle Moraine and Point Beach state forests and Lower Wisconsin state riverway shall be restricted to areas posted for their use.

(d) In–line skates or roller blades are permitted on all public highways and paved trails under department management and supervision except where posted against such use.

(e) The department may, by posted notice, restrict climbing activities on any lands subject to this chapter. Notice of climbing restrictions shall be posted at the administrative office of the property and at the site where the climbing restrictions apply.

(f) No person may transplant, relocate, stock or release any plant, animal, domesticated or wild, without written permission from the department.

(2) CLOSING HOURS. (a) No person may enter or be within the boundaries of any state park, state recreation area, forest campground, picnic area, beach, headquarters site, amphitheater, ice age center, posted parking areas, Point Beach state forest and specifically designated areas within the Lower Wisconsin state riverway between the hours of 11:00 p.m. and the following 6:00 a.m. except:

1. Registered campers in or enroute to their designated campsite,

2. Hunters or trappers entering department lands during an open hunting or trapping season on the land, provided the entry is no earlier than 90 minutes prior to sunrise.

4. Lakeshore state park. Lakeshore state park hours of operation are between 6:00 a.m. and 10:00 p.m., except for persons actively engaged in fishing, persons moving through the park on designated trails, or registered guests at the marina leaving or returning to their boats.

5. Users of state trails, except during hours of closure as posted by the department or by an entity operating a state trail under a written agreement with the department.

(b) Paragraph (a) does not apply to any person who for the sole purpose of fishing:

1. Enters any of the locations listed in par. (a) prior to 11:00 p.m., or

2. Enters any state park or state forest recreation area on the opening weekend of fishing season, or

3. Uses the boat launch facilities and boat launching parking lots in the northern state forests.

4. Enters any state park or state forest recreation area one hour before sunrise.

(c) The closing hours of this subsection do not apply to individuals with written authorization from the department or to those projects or parts of projects where the department has posted other opening and closing hours or where the department has waived these hours and established different hours for special events and programs. No person may enter or be within a department property contrary to closing hours established pursuant to this subsection.

(3) PERSONAL CONDUCT. (a) Disorderly conduct. No person may engage in violent, abusive, indecent, profane, boisterous, unreasonably loud or otherwise disorderly conduct, or conduct which tends to cause or provoke a disturbance or create a breach of the peace.

(b) Evictions. The department may expel any person or persons from the lands under the management, supervision and control of the department for violations of any state law, administrative rule or posted rules or regulations. The period of time for which a person may be expelled is 48 hours, or for the period of their camping permit, whichever is longer. The expelled person may not return to the property before the eviction period has elapsed or enter any other state park, forest, recreation area, or any other designated camping area for a period of 48 hours after eviction. Persons expelled are not eligible for refunds for unused camping fees or vehicle admission fees. People charged with violent, assaultive or disorderly behavior may be expelled until after the case is adjudicated in court.

(c) Observation towers. No person may possess or consume any food or beverage, including fermented malt beverage or intoxicating liquor, when on any observation tower.

(d) Refuse and recyclable materials. 1. No person may dispose of any debris, waste or recyclable material except by placing the material in receptacles provided for those purposes.

2. No person may dispose of any waste or recyclable materials in any waste or recyclable receptacles or at any location if the waste or recyclable material is generated from a permanent or seasonal residence or a business or other commercial operation.

(e) Noise. No person may operate any sound truck, loudspeaker, generator, chainsaw, air−conditioner or other device that produces excessive, loud or unusual noises without first obtaining a written permit from the department.

(f) Soliciting. 1. No person may solicit or collect funds or peddle or solicit business of any nature, post signs or distribute handbills or advertising matter unless first authorized by contractual agreement.

2. In addition to the requirements of subd. 1., in the state parks, state recreation areas and southern forests, no person may engage in commercial filming or photography or provide services for a fee that involves the provider’s physical presence in the state park, state recreation area or southern forest unless first authorized by contractual agreement or a department commercial use permit.

3. No person may use in any manner the dock, pier, wharf, boat landing or mooring facilities in, or on, the waters in or immediately adjacent to any lands under the management, supervision...
or control of the department for the purpose of soliciting rides of any kind, unless authorized by the department.

4. This paragraph does not apply to the provision of emergency repair service or tour buses originating outside of department lands.

(g) Destruction of property. No person may destroy, molest, possess without permission, attempt to remove or remove the property of others.

(i) Metal detectors. The use of metal detectors is prohibited except by written permit issued by the property superintendent.

(j) Ski trails. No person may hike or snowshoe on designated cross-country ski trails when the trails are snow covered.

(k) Quiet zones. The department may establish quiet zones by posted notice. Within quiet zones, no person may operate a radio, boombox, musical instrument, tape player or similar noise producing device, unless the noise is confined to the person through the use of a headset.

(L) Fireworks. No person may possess or discharge any fireworks regulated by s. 167.10 (1), Stats.

(m) Structures. 1. In this paragraph, “personal property” includes stakes, markers, or any other object which is placed with the season established in s. NR 10.01 for that species is open and a lawfully set trap is placed with the stake or marker.

2. Except as authorized by the department, no person may construct, place, occupy or use structures or store personal property on lands subject to this chapter. This paragraph does not apply to tents or canopies which are less than 100 square feet in area or other temporary structures which are used for recreational purposes and removed by 11:00 p.m. of the day they are placed on the property.

(n) Crops. Except when authorized by the department, no person may plant, cultivate or harvest any crop on lands subject to this chapter.

(o) Possession of marijuana. No person may possess 25 grams or less of marijuana or use marijuana as defined in s. 961.01 (14), Stats., unless the marijuana was obtained directly from, or pursuant to, a valid prescription or order of a practitioner, as defined in s. 961.01 (19), Stats., while acting in the course of the practitioner’s professional practice or except as otherwise authorized by ch. 961, Stats.

(p) Possession of drug paraphernalia. No person may use or possess drug paraphernalia in violation of s. 961.573 (1), Stats.

(t) Climbing permits. The department may require organized climbing groups to obtain a permit prior to engaging in rock climbing activities. Permit requirements shall be posted at the administrative office for the property subject to the permit requirement. The department may use the permit to limit the number of climbers and the time, manner and location of the climbing. No climbing group or member of a climbing group may engage in climbing activities without a permit or contrary to permit conditions when at a location subject to a permit requirement.

(s) Climbing. No person may engage in climbing activities, including the attachment of climbing anchors, on buildings, towers and boardwalks and other similar structures.

(t) Resisting or obstructing a law enforcement officer. 1. No person may knowingly resist or obstruct a law enforcement officer while that officer is doing any act in an official capacity and with lawful authority.

2. In this subsection, “obstruct” includes without limitation knowingly giving false information or knowingly placing, removing or concealing physical evidence with the intent to mislead a law enforcement officer in the performance of his or her duty.

(u) Paintball. Except when authorized by the department, no person may engage in an activity involving the use of paintball guns, paint markers or discharges of similar devices on any lands subject to this chapter.

(v) Campfires. On state properties where legally authorized campfires may be built, dead and down wood may be gathered from upland areas of the property for campfire use on the property without the need for a forest product permit. Driftwood or other dead and down wood located below the ordinary high watermark of the Willow, Turtle Flambeau, Rainbow, or Chipewa flowage is considered a natural feature that may not be removed or destroyed without written authorization from the department.

4. SPECIAL EVENTS. (a) Except as provided in par. (c), no person or organization may advertise, promote or hold a special event without written approval from the department.

(b) To apply for written approval, a person or organization seeking to hold a special event shall submit to the department all of the following at least 90 days prior to the event:

1. An application describing the special event on forms provided by the department.

2. Proof of adequate insurance as determined by the department, with the policy naming the department as additional insured.

3. A fee as determined by the department under s. NR 45.12 (4) (L).

(c) The department may waive the requirement to obtain written approval under par. (a) if the special event is authorized in an existing agreement with the department or if the special event will not result in any of the following:

1. Public safety risks.

2. Negative impacts to a unique plant or animal community or geological or cultural features.

3. Costs to the department or additional department staff resources costs incurred as a result of the event.

4. Negative impact to use and enjoyment of the property by others.

(d) The department may issue written authorization for a special event with conditions that it deems necessary to ensure the protection and orderly management of the property.

(e) The department may modify or terminate written authorization for any special event at any time if necessary to ensure public safety, protection of state facilities, or protection of natural resources.

(f) In addition to the fee in s. NR 45.12 (4) (L), the department may require the person or organization holding a special event to compensate the department for, or to restore to the satisfaction of the department, a natural resource or department property that is damaged as a result of a special event.

(g) No person may participate in a special event that is not authorized under this section.
NR 45.045 Firewood. (1) In this section, “firewood” includes limbs, branches, roots, unprocessed logs, slabs with bark, cut firewood and chips.

(2) No person may possess firewood that originates from any of the following:

(a) An area more than 10 miles from the campground, or the property itself if there is no campground, to which the firewood will be transported.

(b) An area, outside of the property where firewood is identified as a carrier of invasive terrestrial invertebrates and plant—disease causing microorganisms, including any of the following:

1. An area that is in a zone of infestation designated by the department under s. 26.30 (7), Stats.

2. An area quarantined by the department of agriculture, trade and consumer protection under s. 94.01, Stats.

3. An area quarantined by the U.S. department of agriculture and animal and plant health inspection service under USC 7714 or 7715.

4. An area quarantined by an American Indian tribe within the reservation of the tribe.

(3) This section does not apply to firewood from sources approved by department of agriculture, trade and consumer protection, to dimensional lumber that is debarked, kiln dried and smoothed, or artificial fireplace logs.

(4) The department may seize and dispose of firewood possessed in violation of this section.

Note: A list of firewood sources approved by Wisconsin Department of Agriculture, Trade, and Consumer Protection can be obtained at https://datacp.wi.gov/Pages/Programs_Services/MovingFirewood.aspx or by calling (608) 224-4573.

History: CR 09-103; cr. Register May 2010 No. 653, eff. 6-1-10; CR 13-080: am. (2)(a), r. (2)(b), remum. (2)(d) to (3), remum. (2)(e) to (4) and am. Register May 2014 No. 701, eff. 6-1-14; CR 16-001: am. (1), (2) (c) (intro) Register July 2017 No. 739, eff. 8-1-17.

NR 45.046 Firewood collection for personal use at home. (1) In this section, “firewood” includes limbs, branches, roots, unprocessed logs, slabs with bark, cut firewood, and chips.

(2) No person may cut, gather, buy, sell, use, transfer, or possess firewood, from any property for use off that property unless the person possesses a valid forest products permit issued by the department authorizing the cutting or gathering. A person required to hold a forest products permit under this sub. shall display the permit upon demand for inspection by the department or its agents.

(3) The department may impose reasonable conditions on any forest products permit it issues, and may limit or deny a forest products permit if necessary to protect resources or avoid conflict with property management objectives.

(4) The department may revoke a forest products permit issued under this subsection for a violation of any condition of the permit, or for otherwise cutting or gathering without authorization. Revocations under this subsection shall apply statewide and be limited to a period not to exceed one year from the date on which the department notifies the authorized person of the revocation. No person may possess or apply for a forest products permit for any property during a period of revocation.

(5) Firewood collected or gathered under a forest products permit shall be for personal use only, and may not be sold or otherwise exchanged for anything of value. Exceeding the scope of this permit shall be considered a violation of s. 26.05, Stats.

Note: Under s. 26.05, Stats., no person may cut, remove, or transport raw forest products or direct the cutting, removal, or transportation of raw forest products without the consent of the owner.

History: CR 16-001: cr. Register July 2017 No. 739, eff. 8-1-17.

NR 45.05 Vehicles. (1) TRAFFIC AND PARKING. (a) No person may operate any vehicle at a speed in excess of 25 miles per hour or contrary to state highway or department traffic signs.

(b) All vehicles shall stop at department property entrance stations when such stop is ordered by department signs.

(c) No person may operate or park any vehicle as defined in s. 340.01 (74), Stats., which is required to be registered by law on lands under the management, supervision and control of the department except:

1. On highways as defined in s. 340.01 (22), Stats.

2. In posted parking areas and boat ramps.

3. Overnight by permit at state trail parking areas.

4. As otherwise specifically authorized by law or administrative rule.

(d) No person may park, stop or leave standing, whether attended or unattended, any vehicle or watercraft:

1. In any manner as to block, obstruct or limit the use of any road, trail, waterway or winter sport facility, or

2. Outside of any area provided for such purposes when it is practical to use such areas, or

3. Contrary to posted notice.

(e) Any vehicle or watercraft in violation of par. (d) may be towed off the property and stored at the owner’s expense.

(f) No person may operate a motor vehicle as defined in s. 340.01 (35), Stats., off highways and parking lots while under the influence of an intoxicant or a controlled substance.

(g) No person may operate a motor vehicle as defined in s. 340.01 (35), Stats., off highways and parking lots without a valid driver’s license issued by this or another state or province, except for off-highway motorcycles in areas authorized for off-highway motorcycles.

(h) No person may operate an all-terrain vehicle off the developed portion of a designated all-terrain vehicle trail.

(i) Electric personal assistive mobility devices as defined in s. 340.01 (15pm), Stats., are prohibited on department lands except where authorized in the property master plan or posted open for their use.

(2) ABANDONED VEHICLES. No person may leave any vehicle unattended without prior departmental approval for more than 48 hours under such circumstances as to cause the vehicle to reasonably appear to have been abandoned. An abandoned vehicle shall constitute a public nuisance.

(3) VEHICLE OPERATION. (a) Posted notices. Except as provided, no vehicle may be operated on lands and waters under the supervision, management or control of the department unless its use is specifically authorized by posted notice.

(b) Snowmobile races. No person may conduct or engage in snowmobile races on any lands under the supervision, management or control of the department.

(c) Speed limits. No person operating a vehicle may violate the posted speed limit.

(d) Persons with physical disabilities. 1. The department may authorize by permit persons with physical disabilities that affect the person’s mobility to use a motorized vehicle as a mode of personal conveyance. The department shall accept proof of disability as required by 28 C.F.R. 35.137 (c) (2). Up to two additional people may occupy the device if their primary purpose is to assist the permittee.

Note: Wheelchairs used by the physically disabled are not motorized vehicles. Permits must be obtained from the property manager or designee.

2. The department may include reasonable permit conditions to protect safety and resources. No person may violate a condition of a permit issued under this paragraph.

(e) Bicycles. Except where provided in this chapter, bicycles are prohibited on all department lands except on public highways and areas or trails posted for their use. Bicycles are permitted in all areas, except where posted against such use, on the northern state forests, the Turtle-Flambeau and the Willow flowage scenic waters areas.

(1) Motor bicycles. 1. A motor bicycle as defined in s. 340.01 (30), Stats., may be operated on trails listed in [CR 51.73]
(1) and subject to this chapter that are otherwise open to bicycles under any of the following conditions:

a. When equipped with an electric motor: at speeds of less than 15 miles per hour while the motor is engaged.

b. When equipped with a non-electric motor: without the motor engaged, running or otherwise in operation.

2. The department may allow operation of motor bicycles on specific trails or sections of trails not listed in s. NR 51.73 (1) that are all of the following:

a. Open to nonmotorized bicycle use.

b. Specified in a department master plan under ch. NR 44.

c. Posted as open for such use.

3. The department may prohibit operation of motor bicycles on specific trails or sections of trails by posted notice. No person may operate a motor bicycle on a trail open to bicycles and posted closed to motor bicycles.

Note: Any motor bicycle capable of speeds greater than 30 miles per hour is a motorcycle per s. 340.01 (2), Stats. and may only be operated by the public off of public roads where authorized and under the conditions of s. NR 45.05 (5).

(f) Bicycle trails. Bicyclists and operators of motor bicycles shall stop at any stop signs which are located on designated bicycle trails.

(Im) Lighting requirements. No person may operate a bicycle or motor bicycle during hours of darkness as defined in s. 340.01 (2), Stats., on a trail designated under s. NR 51.73 (1) unless the person or the bicycle or motor bicycle is equipped with a lamp emitting a white light visible from a distance of at least 500 feet to the front of the person or the bicycle or motor bicycle and a lamp emitting a steady or flashing red light visible from a distance of 500 feet to the rear of the person or the bicycle or motor bicycle.

(g) Prohibition. No person may ride a bicycle or motor bicycle in a careless, negligent, or reckless manner so as to endanger the life, property or persons of others on any lands under the management, supervision and control of the department.

(h) All-terrain vehicle routes. The department may establish all-terrain vehicle routes on department lands under department roads, under s. 23.33 (4) (b), Stats., that are:

1. Signed in accordance with s. NR 64.12.

4. Aircraft. No person may land or launch any aircraft on the water or ice of Devil’s lake in Devil’s Lake state park, Sauk county; all waters in Governor Dodge state park, Iowa county, and Willow River state park, St. Croix county; Crystal lake in the Northern Highland state forest, Vilas county; Lake of the Dalles in Interstate park, Polk county; Mauthe lake in the Kettle Moraine state forest, Fond du Lac county; Lake Seven in the Kettle Moraine state forest, Sheboygan county; Ottawa lake in the Kettle Moraine state forest, Waushesa county; Interfalls lake in Patterson state park, Douglas county; Yellowstone lake in Yellowstone Lake state park, Lafayette county, and on all waters and lands, except model aircraft and hang gliders, in the Richard Bong state recreation area, Kenosha county.

5. Off-highway motorcyles and dual-sport motorcy- cles. (a) Noise and exhaust. Off-highway motorcycles and dual-sport motorcycles shall have an unaltered U.S. forest service approved spark-arrestor muffler emitting a sound level not to exceed 96 decibels on the A scale when measured in the manner prescribed in the reaffirmed 1998–07, Society of Automotive Engineers Standard J1287, titled Measurement of Exhaust Sound Levels of Stationary Motorcycles.


(b) Rules. 1. No person may operate or be a passenger or allow a person to operate or be a passenger on an off-highway motorcycle or dual-sport motorcycle without wearing protective headgear of the type required under s. 347.485 (1) (a), Stats., and with the chin strap properly fastened.

2. Minimum age for the operation of an off-highway motorcycle or dual-sport motorcycle is 12 years unless accompanied by his or her parent, legal guardian, or certified safety instructor.

Note: Accompanied means being subject to continuous verbal direction or control and not necessarily accompanied on the same machine.

3. No operator may refuse to stop their off-highway motorcycle or dual-sport motorcycle after being requested or signaled to do so by a law enforcement officer.

4. Any crash that results in an injury requiring treatment by a physician or a fatal incident shall be reported as soon as possible to a law enforcement officer.

5. All operators of off-highway motorcycles or dual-sport motorcycles 16 years of age or older shall have in their possession a valid state trail pass, if the property requires a state trail pass.

History: CR. Register, December, 1983, No. 336, eff. 1–1–84; r. and recr. (3), r. (4) (a), Register, August, 1986, No. 368, eff. 9–1–86; r. and recr. (3) (d), Register, September, 1990, No. 417, eff. 10–1–90; r. and recr. (3) (a), Register, March, 1992, No. 435, eff. 4–1–92; am. (3) (d), renum. (4) (b) to be (4), Register, December, 1993, No. 456, eff. 1–1–94; cr. (1) (f) and am. (3) (e), Register, November, 1995, No. 479, eff. 12–1–95; am. (3) (e), cr. (3) (f) and (g), Register, December, 1997, No. 504, eff. 1–1–98; CR 01–011; am. (3) (e) Register April 2002 No. 556, eff. 5–1–02; CR 03–035: am. (4) Register December 2003 No. 576, eff. 1–1–04; CR 97–926: am. (1) (f) (1) (g) and (i) and (5) Register December 2007 No. 624, eff. 1–1–08; CR 10–042: cr. (3) (h) Register December 2010 No. 660, eff. 1–1–11; CR 16–001: renum. (3) (d) to (3) (d) 1. and am. (3) (d) 2., (emi) am. (3) (f), (g), (h) (intag) Register July 2017 No. 579, eff. 6–1–17; 2017 Wis. Act 301: cr. (3) (fm) Register April 2018 No. 748, eff. 5–1–18.
forest. Dogs, cats and other pets shall be kept on a leash not more than 8 feet long and under control at all times in all other state park areas, headquarters areas, ranger stations, campgrounds, state natural areas, in Point Beach state forest, in designated use areas in other state forests and the intensive use zone within the Richard Bong state recreation area. No person may allow his or her dog, cat or other pet to interfere in any manner with the enjoyment of the area by others.

(2) Nothing in this section shall prohibit or restrict the use of dogs for hunting purposes in any area which is open to hunting. The use of dogs for dog trials and dog training shall be restricted to areas designated by the property superintendent under permit procedures established in ch. NR 17.

(3) No person may allow their dog, cat or other animal on any cross-country ski trails during that period of the year when such trails are used for cross-country skiing, or at any time on nature trails.

(3m) No person may allow the person’s dog, cat or other animal on an observation tower.

(4) (a) Pets are prohibited in Copper Culture and Heritage Hill state parks effective January 1, 1993.

(b) Pets are prohibited in the following campgrounds effective January 1, 1993.

1. Loop 1 of Pinewoods family and group camp = Southern Unit Kettle Moraine.

2. West loop of Whitewater campground = Southern Unit Kettle Moraine.

(c) Pets are prohibited in portions of the campgrounds designated by posted notice at Nelson Dewey, Rock Island and Tower Hill state parks effective January 1, 1993.

(d) Pets are prohibited in areas designated by posted notice at Aztalan and Governor Nelson state parks effective January 1, 1993.

(e) Pets are prohibited in the south shore area of Devil’s Lake state park except on paved roads and walkways while enroute to areas where pets are allowed effective January 1, 1993.

(f) Pets are prohibited in the indoor group camps and related facilities at Wyudatsee state park, Kettle Moraine state forest = northern unit, the MacKenzie environmental center and the Black River state forest.

(5) Persons bringing or allowing pets in designated use areas shall be responsible for proper removal and disposal in sanitary facilities of any waste produced by these animals.

(6) (a) No person may ride, lead or fail to prevent any equine animal from being on any beach, posted or marked hiking trail, nature trail, picnic area or non-equine campground or contrary to to posted notice on the northern state forests or the Turtle–Flambeau scenic waterway.

(b) Horses are prohibited on all other department lands except on public highways and areas or trails posted for their use or by permit on field trial areas.

(7) No person may ride a horse in a careless, negligent or reckless manner so as to endanger the life, property or persons of others on any lands under the management, supervision and control of the department.

(8) EXCEPTION. Notwithstanding the provisions of this chapter, service animals as defined in s. 106.52 (1) (fm), Stats., may accompany persons with disabilities.

History: Cr. Register, December, 1983, No. 336, eff. 1–1–84; am. (1), Register, December, 1987, No. 384, eff. 1–1–88; am. (5), r. and recr. (6), Register, October, 1991, No. 430, eff. 11–1–91; r. (3), (5) and (6), eff. 4–1–92; cr. (3), (5) and (6), eff. 4–1–92; r. and recr. (6), Register, March, 1992, No. 435, eff. 4–1–92; r. and recr. (6), Register, December, 1993, No. 456, eff. 1–1–94; r. (1) and (6), cr. (4), (5), Register, November, 1995, No. 479, eff. 12–1–95; am. (1) and (6) (a), Register, December, 1997, No. 504, eff. 1–1–98; cr. (3m), Register, December, 1999, No. 528, eff. 1–1–00; CR 01–011; am. (4) and (5), Register April 2002 No. 556, eff. 3–1–02; CR 03–035; am. (1) and (6) (a), Register December 2003 No. 576, eff. 1–1–04; CR 04–092; am. (1) and (4) (b) 1. Register April 2005 No. 592, eff. 5–1–05; correction in (5) made under s. 13.95 (2m) (b) 7., Stats., Register June 2006 No. 606; CR 07–026; am. (1) Register December 2007 No. 624, eff. 1–1–08.

NR 45.07 Fires. (1) No person may start, tend or maintain any fire on the ground or burn any refuse except in designated fireplaces or fire rings, except for small cooking and warming fires at the following locations:

(a) Sandbars on the Lower Wisconsin state riverway.

(b) On the northern flowage properties and in non-designated use areas in the northern state forests except the Coulee Experimental state forest.

(c) Authorized camping areas without designated fireplaces or fire rings, in wildlife areas, the Pine–Popple wild river, state forests, and the Menominee River natural resources area.

(2) No person may leave any fire unattended, or throw away any matches, cigarettes, cigars or pipe ashes or any embers without first extinguishing them, or start, tend or use in any manner any fire contrary to posted notice on any lands or property under the management, supervision and control of the department.

(3) The department, in the event of threat to natural resources by the presence of forest fire hazards, may establish emergency use and burning regulations by posted notice.

History: Cr. Register, December, 1983, No. 336, eff. 1–1–84; cr. (1), (3), Register, December, 1993, No. 456, eff. 1–1–94; am. (1), Register, December, 1997, No. 504, eff. 1–1–98; CR 07–026; r. and recr. (1) Register December 2007 No. 624, eff. 1–1–08; CR 10–042; am. (1) (b) Register December 2010 No. 660, eff. 1–1–11.

NR 45.075 Natural emergencies. (1) The chief state forester may declare, and shall manage, emergencies that threaten forested lands owned by the state and under the jurisdiction of the department. When declaring and responding to an emergency, the chief state forester shall consider the purpose of and management plan for the affected property in his or her decisions. Emergencies include unforeseen damage or threat of damage to trees from various causes including:

(a) Fire.

(b) Invasive species including insects, plants, animals and disease-causing organisms.

(c) Pest infestation.

(d) Disease.

(e) Vertebrates.

(f) Extreme weather including:

1. Wind or tornados.

2. Snow, hail, or ice.

3. Flooding.

4. Drought.

5. Lightning.

6. Freeze or heat injury.

(g) Deliberate or accidental damage by human activity.

(2) The declaration of a forest health emergency by the chief state forester, including findings of fact supporting it, shall become effective upon the publication of the declaration in the official state newspaper. As soon after the effective date as is feasible and reasonable, the department shall publish the order in one newspaper in the area affected which is likely to give notice to residents in that area, file copies of the emergency declaration within one week of its effective date with clerks of all counties affected by the area, and take other steps as it deems necessary to convey effective notice to persons who are likely to have an interest in the declaration. The same procedure shall be followed to cancel or modify the declaration or any part thereof. This rule does not apply to a state of emergency declared by the governor under s. 323.10, Stats., and does not supersede the authority of the department of agriculture, trade and consumer protection under ch. 94, Stats.
plasma, protozoans or infectious substances which cause disease in or damage to plants or plant products; and any host upon which a plant pest is dependent for the completion of all or a portion of its life cycle.

History: CR 07-013; cr. Register July 2008 No. 631, eff. 8–1–08; correction in (2) made under s. 13.92 (4) (6) 7., Stats., Register May 2010 No. 653.

NR 45.07 Great Lakes shoreline zone. (4) portable trees, except in designated grills provided by the department.

(5) No person may swim beyond or disturb or molest a swimming beach boundary buoy or marker in any beach in any state park, state recreation area or state forest.

(6) No floating device, except coast guard approved life jackets and vests of proper size, properly worn and secured, is permitted in or upon the water at any designated beach or pool in any state park, state recreation area or state forest when a lifeguard is on duty.

The department may prohibit swimming in areas adjacent to water access sites by posted notice. No person may swim within the area delineated by the posted notice.

(7) No person may fish in any marked swimming beach in any state park, state recreation area or state forest.

History: Cr. Register, December, 1983, No. 336, eff. 1–1–84; am. (4) and (5) (intro.), Register, December, 1990, No. 420, eff. 1–1–91; cr. Register, December, 1997, No. 504, eff. 1–1–97; CR 01-011; cr. (5) Register April 2002 No. 556, eff. 5–1–02.

NR 45.08 Beaches. (1) No person may possess or consume any food or beverage, or use any soap, detergent or shampoo on any swimming beach or in the water adjacent to any swimming beach in any state park, state recreation area or state forest.

(2) No person may swim beyond or disturb or molest a swimming beach boundary buoy or marker in any beach in any state park, state recreation area or state forest.

(3) No floating device, except coast guard approved life jackets and vests of proper size, properly worn and secured, is permitted in or upon the water at any designated beach or pool in any state park, state recreation area or state forest when a lifeguard is on duty.

(4) The department may prohibit swimming in areas adjacent to water access sites by posted notice. No person may swim within the area delineated by the posted notice.

(5) No person may fish in any marked swimming beach in any state park, state recreation area or state forest.

History: Cr. Register, December, 1983, No. 336, eff. 1–1–84; am. (4) and (5) (intro.), Register, December, 1983, No. 327, eff. 1–1–84; cr. (4) Register, March, 1992, No. 435, eff. 4–1–92; am. (3), Register, December, 1993, No. 456, eff. 1–1–94; am. (2), Register, December, 1997, No. 504, eff. 1–1–97; CR 01-011; cr. (5) Register April 2002 No. 556, eff. 5–1–02.

NR 45.09 Shoreline zones. (1) No person may possess any glass beverage container or other glass product on any Great Lakes shoreline zone.

(2) No person may use any soap, detergent or shampoo in waters adjacent to any Great Lakes shoreline zone.

(3) No person may light a fire or use a charcoal grill on any Great Lakes shoreline zone, except in designated grills provided by the department.

History: Cr. Register, December, 1993, No. 456, eff. 1–1–94.

NR 45.085 Firearms and hunting. (1) No person may take, catch, kill, hunt, trap, or pursue any wild animal or bird in any fish hatchery, state campground, picnic area, or other area not open to hunting or trapping.

Note: State park hunting and trapping closures authorized under s. 29.089, Stats. are established on property maps that may be obtained on the DNR website (dnr.wi.gov) keyword “hunting state parks”. Additional closures of designated use areas may also be established by posted notice. Hunting and trapping closures may be established in species and seasons. See also s. NR 10.273.

(2) Except for blinds used exclusively for waterfowl hunting as provided in s. 29.327 (2), Stats., and s. NR 10.12 (12), and except for blinds constructed entirely of dead vegetation found on the property, no person may do any of the following:

(a) Except as provided in subds. 1. to 4., construct, occupy, place, or use any elevated or ground blind or other elevated device except:

1. On any land open to hunting not identified in subds. 2. or 3., portable tree stands and blinds may remain placed only during the daily timeframe beginning one hour prior to, and ending one hour after, the shooting hours established in s. NR 10.06.

2. On any land not part of the state park system, open to hunting and located north of State Highway 64, portable tree stands and blinds may remain placed throughout the timeframe beginning September 1 and ending January 31.

3. On any land that is part of the state park system, open to hunting, and located north of State Highway 64, portable tree stands and blinds may remain placed throughout the timeframe beginning seven days prior to, and ending seven days after, an established fall hunting period.

4. Portable tree stands and blinds may be occupied and used while lawfully placed under subds. 1. to 3.

(b) Cause damage to trees by the placement or erection of portable tree stands or by any other manner while climbing or hunting from a tree. Careful pruning, flushing with the trunk of the tree, of limbs less than 1 inch in diameter on a tree in which a tree stand is used shall not be considered causing damage to the tree.

(c) Hunt from any ground blind during any open season or special hunt for hunting deer with firearms unless the outside of the blind displays a minimum of 144 square inches of material that is a solid highly visible color commonly referred to as blaze orange, florescent orange, or florescent blaze orange, or commonly referred to as bright pink or fluorescent pink and is visible 360 degrees around the blind. Blinds that are left unoccupied shall have the owner’s customer identification number or name and address written in the English language attached to the outside of the blind in a conspicuous location near the entrance to the blind and be kept legible at all times.

(d) Place, use, or own an unoccupied tree stand unless the owner’s department customer identification number, or the owner’s name and address, is written in the English language, attached to the tree stand in a manner so it is clearly visible to a person standing on the ground, and kept legible at all times.

(e) Place more than two portable tree stands or blinds on department lands located in the same county.

History: Sec. NR 45.04 (3) (g) prohibits any person from destroying, molesting, possessing without permission, removing or attempting to remove the property of another person or forest.

(3) Nothing in this section shall prohibit the use of these weapons on designated target ranges within the areas listed in sub. (1).

(4) Nothing in this section shall prohibit:

(a) Hunting as authorized pursuant to s. 29.089, Stats., and natural resources board determinations under s. 29.089 (1m), Stats.

(b) Hunting in state parks as established in s. NR 10.275 or as otherwise specifically established by rule.

(c) Possession of uncased or loaded firearms, bows, crossbows or air guns while on foot and in route to a state park area where hunting is allowed. This paragraph does not allow the discharge of a firearm, bow, crossbow, or air gun from or across state park areas where hunting is not allowed.

(d) The use of a firearm for the purposes of killing an animal lawfully trapped in a state park.

(5) No person may discharge any firearm or air gun while within the exterior boundary of state-owned lands posted with department signs in Dane, Dodge, Fond du Lac, Jefferson, Juneau, Kenosha, La Crosse, Manitowoc, Milwaukee, Outagamie, Ozaukee, Racine, Rock, Sauk, Sheboygan, Walworth, Washington, Waukesha and Winnebago counties, or on state forest lands in Kewaunee, Kenosha, La Crosse, Manitowoc, Milwaukee, Outagamie, Ozaukee, Racine, Rock, Sauk, Sheboygan, Walworth, Washington, Waukesha and Winnebago counties, or on state forest lands in Kettle Moraine or Point Beach state forests, fish hatcheries, state parks, state recreation areas, state natural areas, from or across a state campground, picnic area or other special use area designated by the department which is not open to hunting, or on state trails established on railroad grades, except as follows:

(a) While engaged in hunting or dispatching a lawfully trapped animal in compliance with sub. (1) and the open seasons established in s. NR 10.01.

(b) At shooting ranges designated by the department.

(c) While engaged in dog trials under department permit.

(d) While training dogs in designated areas under department permit.

(e) When paintball guns are approved pursuant to s. NR 45.04 (3) (u).

(f) When authorized by the department upon issuance of a special use permit.

History: Cr. Register, December, 1999, No. 456, eff. 1–1–99; am. Register, December, 1997, No. 504, eff. 1–1–97; am. (2), Register, November, 1995, No. 479, eff. 12–1–95; corrections in (2)

Note: State park hunting and trapping closures authorized under s. 29.089, Stats. are established on property maps that may be obtained on the DNR website (dnr.wi.gov) keyword “hunting state parks”. Additional closures of designated use areas may also be established by posted notice. Hunting and trapping closures may be limited to certain species and seasons. See also s. NR 10.275.

(7) Unless authorized by the department, no person may pursue, drive or chase animals on lands subject to this chapter that are closed to hunting.

History: Cr. Register, December, 1983, No. 336, eff. 1–1–84; am. (4) and (5) (intro.), Register, December, 1987, No. 384, eff. 1–1–88; cr. (6), Register, May, 1993, No. 409, eff. 6–1–93; am. (2) and (5) (intro.), Register, December, 1993, No. 456, eff. 1–1–94; am. (2), Register, November, 1995, No. 479, eff. 12–1–95; corrections in (2)
and (4) made under s. 13.93 (2m) (b) 7., Stats., Register, November, 1998, No. 515; am. (1) and (2), cr. (7), Register, December, 1999, No. 528, eff. 1–1–00; CR 01–008: am. (5) (intro.), Register November 2001, No. 551, eff. 4–1–02; emerg. cr. (9), eff. 7–3–02; CR 03–016: cr. (9) Register August 2003 No. 572, eff. 9–1–03; CR 03–033: am. (4), Register December 2003 No. 576, eff. 1–1–04; CR 04–092: am. (5) (intro.) and (a) Register November 2005 No. 592, eff. 5–1–05; CR 05–017: am. (2) Register October 2005 No. 598, eff. 2–1–06; CR 05–102: r. (10) Register June 2006 No. 606, eff. 7–1–06; CR 05–086: am. (4) Register June 2006 No. 606, eff. 7–1–06; CR 06–037: am. (2) Register June 2007 No. 618, eff. 7–1–07; CR 07–015: r. and recr. (2) Register September 2007 No. 621, eff. 2–1–08; CR 08–011: cr. (5) (e) Register September 2008 No. 633, eff. 2–1–09; CR 08–042: cr. (5) (intro.) and am. (10), am. (5) (intro.) and (a) Register December 2010 No. 660, eff. 1–1–11; CR 11–007: am. (5) (intro.) Register October 2011 No. 68; eff. 2–1–12; CR 13–105: am. (1), rem. (4) to (4) (intro.) and am. (10), cr. (1) to (c) Register April 2014 No. 704, eff. 9–9–14; CR 14–01420: emerg. am. (1), eff. 9–9–14; CR 13–071: am. (1), cr. (9) Register July 2015 No. 715, eff. 8–1–15; CR 16–028: rem. (2) (a) to (a) (intro.) and am. (8) (c) to (a) (intro.) Register April 2017 No. 739, eff. 8–1–17; CR 18–005: cr. (2) Register September 2018 No. 753, eff. 10–1–18; CR 19–017: am. (5) (intro.) Register January 2020 No. 769, eff. 2–1–20.

NR 45.095 Shooting ranges.  (1) GENERAL RANGES.  No person at a shooting range may:

(a) Handle a weapon in a negligent or reckless manner.

(b) Discharge any weapon on the range while any part of a person is down range of the firing line.

(c) Point any weapon in use at the designated firing line in any direction other than down range.

(d) Fail to comply with a cease fire order called by the range officer or any other person.

(e) Fail to make reasonable efforts to ensure all discharged projectiles impact the backstop.

(f) Leave any loaded weapon unattended at any time.

(g) Shoot at targets that are not placed in designated target area or areas to which a target has been assigned, if provided, unless the person is sighting or patterning a shotgun with size T or smaller shot.

(h) Shoot at items placed on the ground or at targets not posted at the designated height, unless the person is sighting or patterning a shotgun with size T or smaller shot.

(i) Unless otherwise posted at the range, shoot during the period beginning at sunset and ending at sunrise.

(j) Shoot, or attempt to shoot structures or objects that are not designated targets, or that are outside designated firing lanes.

(k) Shoot at archery targets with anything other than a bow or crossbow.

(L) Use any weapons or projectiles that discharge paint.

(m) Use incendiary, exploding, glass or other breakable materials as targets.

(n) Fail to properly dispose of targets other than clay targets used on an established shotgun shooting range.

(o) Fail to collect and properly remove or dispose of all spent shell casings and cartridges, live ammunition, targets, arrows, bolts, and materials brought onto the range.

(p) While shooting at a shooting range, possess or consume an intoxicant or other restricted controlled substance.

(2) In addition to being subject to the penalties set forth in s. 27.98, Stats., a person who violates any provision in this section may be evicted from the shooting range pursuant to s. NR 45.04 (3) (b) 1.

(3) This section does not apply to training activities conducted by a law enforcement agency.

History: CR 16–001: cr. Register July 2017 No. 739, eff. 8–1–17; correction in (2) made under s. 35.17, Stats., Register July 2017 No. 739.

NR 45.10 Camping.  (1) GENERAL.  (a) Camping is prohibited as follows:

1. Within designated camping areas.

2. On state-owned islands in the Mississippi river.

3. On state-owned islands and sandbars in the Lower Wisconsin state riverway.

4. On other state-owned islands outside of state forest boundary areas when the island is posted open to camping.

5. In state Ice Age Trail areas as defined in s. NR 1.29 (3) (d) and on lands purchased for the Ice Age Trail by those hiking the Ice Age Trail where the trail segment is posted open to camping.

6. On properties purchased for the North Country Trail by those hiking the North Country Trail where the trail segment is posted open to camping.

7. On state-owned sandbars on the Lower Chippewa River downstream from County Highway “H” in Dunn County to the confluence with the Mississippi River, excluding the north shore shoreline portion between Dunnville Road and the mouth of the Red Cedar River.

(b) No person may camp in designated camping areas without a permit and the payment of prescribed daily fees where required.

(c) A camping permit shall be obtained prior to setting up camp, unless otherwise posted.

(d) No camping party may move from its assigned campsite to another campsite without prior approval from the park or forest office.

(e) All camping permits expire at 3:00 p.m. on the last day of the permit period.

(f) No camping party may start setting up or taking down its camping unit between the hours of 11:00 p.m. and the following 6:00 a.m. except for juvenile or adult groups camping at the Devil’s Lake North Shore campground and Governor Dodge Cox Hollow campground during the period from October 1 through April 30.

(g) Violation of any state law or any rules of the department by a member or guest of a member of a camping party is cause for revocation of the camping permit and eviction from the property.

(h) Any person without an advance camping reservation who is at a property may request a camping permit for a site to be occupied that day and one additional permit for the same time for another camping party, provided he or she has all the required information for registration to obtain both camping permits. Any person making advance reservations for a camping permit may apply for additional permits for themselves or others, providing he or she has all the required information to obtain the camping permits. Group leaders and parents of juvenile campers may obtain permits for use by juvenile or adult groups. The person to whom the campsite is registered shall be part of the camping party on that site.

(i) All registrants without an advance camping reservation shall occupy the site with a camping unit the first night of the registration and every night for the duration of the reservation. The department shall require on reserved sites that a camping unit occupy the reserved site by 3:00 p.m. on the second day of the reservation and be present for the duration of the reservation.

(j) Once a camping reservation has been confirmed, the reservation’s original end date may not be extended beyond that date.

(k) The department reserves the right to reject or cancel camping reservations when necessary to protect either campers or the natural resources.

(L) If 2 camping parties are inadvertently assigned the same campsite, the department may assign one of the camping parties to another site and adjust the fees charged.

(m) Camping permits are not required and payment of daily camping fees is waived when camping on state-owned islands in the Mississippi River or state-owned islands or sandbars in the Lower Wisconsin state riverway, on state-owned sandbars on the Lower Chippewa River, on other state-owned islands outside state forest boundary areas when the island is posted open to camping, in properties described in sub. (1) (a) 5. and 6., designated campsites on the Willow flowage and designated watercraft campsites in the northern state forests, Chippewa flowage, Menominee River natural resources area or the Turtle–Flambeau scenic waters area except a camping permit, reservation and fee are required on campsites B3, B4, B5, B6, B7 and B8 in the Turtle–Flambeau scenic waters area.

Published under s. 35.93, Stats. Updated on the first day of each month. Entire code is always current. The Register date on each page is the date the chapter was last published.
(n) Camping is restricted to one day only at designated watercraft campsites in northern state forests and in properties described in sub. (1) (a), 5., and 6., up to 3 days as posted on state-owned islands outside state forest boundaries, to 3 days on state-owned islands and sandbars in the Lower Wisconsin state riverway and state-owned sandbars on the Lower Chippewa River and to 10 days at designated campsites on the northern flowage properties and to 14 days on state-owned islands in the Mississippi River. Camping at these locations is restricted to persons and their equipment arriving by watercraft only. Campsites on state-owned islands in the Mississippi River shall be occupied daily and associated camping equipment or other property may not be left unattended for over 24 hours.

(o) No person may use family campground shower facilities in any state park or forest unless that person is a registered camper.

(p) When camping at designated campsites at the northern flowage properties, the campsite shall be occupied by the camping party on the first night camping equipment occupies the site, and the campsite may not be left unoccupied by the camping party for more than one night of the permit period.

(q) The department may terminate the reservation or registration for any site not being occupied in accordance with this subsection.

(r) Any camping reservation transaction made 11 months prior to arrival may not be altered in any way for a minimum of 18 days from the original transaction date.

(2) FAMILY CAMPING. (a) No more than one camping party may occupy a single campsite. No camping party consisting of a non-family group may exceed 6 persons.

(b) No person may camp and no camping unit shall remain for a period greater than 14 days in any 3-week period in the property of registration. After 14 days, the camping unit and camping party shall be removed from the property for at least 7 days before being eligible to return. The requirement to vacate the campground for 7 days is only applicable for the following named campgrounds in the northern state forests: Crystal Lake, Muskie Lake, Firefly Lake, Clear Lake and Indian Mounds campground in the Northern Highland—American Legion state forest. For all other campgrounds in the northern forest, users may transfer to other campsites and shall upon request provide a list of parks and forests where reservations are accepted. Reservations for family, outdoor group, backpack and reservable remote campgrounds shall and upon request provide a list of parks and forests where reservations are accepted. Reservations for family, outdoor group, backpack and reservable remote campgrounds may be granted under the following conditions:

(a) Reservation applications may be accepted for camping up to 11 months before the date of occupancy. The following minimum stays shall apply:
1. Family sites: 2 nights, except a minimum of 3 nights for any of the following:
   a. On Labor Day and Memorial Day weekends, the stay shall include Friday, Saturday and Sunday nights.
   b. When the Fourth of July is on a Friday. The stay shall include Friday, Saturday and Sunday nights of that weekend.
   c. When the Fourth of July is on a Monday. The stay shall include Friday, Saturday and Sunday nights of that weekend.
2. Outdoor group sites: 1 day.
3. Reservable remote sites on the Northern Highland—American Legion state forest: 2 days.
   a. Backpack sites: 1 day. Note: Maximum stays are listed in sub. (2m).
   b. One-day family campsite reservations may be made starting on May 15 and ending October 31 each year for any time between those dates within the calendar year.

(c) The department may close the processing of reservations 2 days prior to date of occupancy.

(d) Reservations may be made for all available sites until all sites have been reserved for that date.

(e) A vendor reservation fee plus full payment of camping fees, in the form of a Mastercard or Visa credit card, or a check or money order, shall be included with each application.

(4) INDOOR GROUP CAMPING AND RESERVATIONS. The department may grant reservations and establish minimum and maximum group sizes for indoor group camps. Upon request, the department shall provide a list of parks and forests where reservations are accepted and the minimum and maximum group sizes for indoor
group camps. The department may grant reservations for indoor group camps under the following conditions:

(a) Group camp reservations for Wyalusing and the Black River state forest shall be accepted only for a maximum of 2 days on weekends.

(am) The indoor group camp at Big Bay shall be utilized only by nonprofit organizations recognized by the internal revenue service under 26 USC 501(c)(1), (3) or (4) and may be reserved only for maximum or 3 camper days.

(b) Reservation applications for indoor group camp facilities shall arrive at the park or forest office no more than one year in advance of the date the camp is to be occupied. Walk in reservations shall be held for 5 days and treated equally with mail in reservations postmarked the same day by using a random selection list.

(c) The reservation fee plus full payment of camping fees, in the form of a check or money order, shall be included with each application.

(d) Juvenile groups shall be accompanied by at least one adult for each 10 members of the group.

(e) Unless waived by the department, no group camp may be for a period greater than 7 days in any 4-week period in the indoor group camp property of registration.

(5) EQUESTRIAN CAMPGROUNDS. Registered camps shall be accompanied by an equine and intend to use equestrian-related amenities at a campground. A campsite may be registered by a camping party not accompanied by an equine if that camping party is camping with another camping party with equine which are being used by both camping parties. The property manager has the authority to allow any registered campers to stay in the equestrian campground if there is no other family camping available.

Register, December, 1983, No. 336, eff. 1−1−84; am. (1) (a), (2) (b), (d) and (e), (3) (a) (intro) and 4., (4) (a) 2., (4) (b) 3.g., cr. (4) (b) 4. k. to m., Register, December, 1987, No. 384, eff. 1−1−88; r. and recr. (3) (a) (intro.), am. (3) (a) 1., (5) (a) (intro.), 6. and 7., Register, March, 1992, No. 435, eff. 4−1−92; am. (1) (a) and (q), (2) (a), (d), (3) (b) (intro) and 1., r. and recr. (1) (h) and (4), (1) (f) k., (5), Register, December, 1993, No. 456, eff. 1−1−94; am. (1) (a) and (k), (2) (a), (2) (d), (4) (a) 2. and 3., (6) 2. and (c) 1. 2., (3) (1) (L) and (m), 2. (c) 2. (3), (3) (4) (a) 5., (b) 4. and (c) 4., renewm. (4) (c) 5. to 7., to be 4. to 6. and 5., Register, November, 1995, No. 479, eff. 12−1−95; am. (1) (a), (k), (L) and (4) (intro), r. and recr. (2) (e), (3) (a) 3. 5., renewm. (3) (a) 4. to be (3) (a) 3., am., Register, December, 1997, No. 504, eff. 1−1−98; cr. (2m), r. and recr. (3) and (4), am. (1) (a), (k) and (L), Register, December, 1999, No. 528, eff. 1−1−00; CR 01−011; add. (1) (b) and (d), (1) (c) (n) and (2m) r. Register April 2002 No. 556, eff. 5−1−02; CR 03−035; am. (1) (k) and (n), (c) (4) (am), Register December 2003 No. 576, eff. 1−1−04; CR 04−092; r. and recr. (1) (a) (k), (2) (a), (2) (d), (3) (d) (intro) and (b) Register April 2005 No. 592, eff. 8−1−05, except (1) (a) to (i), (k), and (m) to (q) are eff. 5−1−05; CR 07−026; am. (1) (m), r. and recr. (3) (a) 1. Register December 2007 No. 624, eff. 1−1−08; CR 10−057; am. (1) (m), (m), (2m) r. Register December 2010 No. 660, eff. 1−1−11; CR 10−118: am. (1) (5) (m), and (n), (c) (1) (a) 6. Register May 2011 No. 665, eff. 6−1−11; renewm. (1) (a) 6. to be 7. under s. 13.92 (4) (b) 1., States., Register August 2011 No. 668; CR 16−001; am. (1) (n), cr. (1) (r), (5) Register July 2017 No. 739, eff. 8−1−17.

NR 45.11 Boats. (1) No person may operate a boat within a water area marked by buoys or other approved regulatory devices as a swimming beach; or operate a boat in a restricted use area contrary to regulatory notice marked on buoys or other approved regulatory devices. This subsection does not apply in the case of emergency, or to patrol or rescue craft.

(2) (a) No person may moor, anchor or leave unattended any boat or aircraft in any state park, recreation area, state natural area or at any campground or picnic area in any state forest, except in areas designated for that purpose.

(b) No boat or aircraft may be left on shore, moored or docked at any department–controlled dock, wharf, boat landing or marina, or other mooring area except at the marina at High Cliff state park, the marina at Lakeshore state park, at the sand delta at Kinnikinic state park, at Eagle island (Horseshoe island) and Nicolet bay (Shanty bay) in the Peninsula state park, at the campground in Merrick state park, and at Rock Island state park.

(3) No person may leave any boat or watercraft on any state property contrary to posted notice except as provided in s. NR 45.11 (2) (a) and (b).

(4) No person may operate a motorboat of any kind in any manner on the following specified waters, except as provided in sub. (5):

(a) Lakes of the Dalles in Interstate park, section 31, T34N, R18W, and section 36, T34N, R19W, town of St. Croix Falls, Polk county.

(b) Bass lake, section 18, T38N, R2W, town of Flambeau, Price county.

(b) Interfalls lake in Pattison state park, sections 21, 22, 27 and 28, T47N, R14W, town of Superior, Douglas county.

(bm) All waters of the Meadow Valley wildlife area in Jackson, Juneau and Monroe counties.

(5) Of the following waters in the Northern Highland and American Legion state forests:


2. Wildwood lake, section 33, T41N, R7E, town of Boulder Junction, Vilas county.

3. Firefly lake, sections 28 and 33, T41N, R7E, town of Boulder Junction, Vilas county.

4. Little John, Jr. lake, sections 28 and 29, T41N, R7E, town of Boulder Junction, Vilas county.

5. Little Bass lake, sections 15, 16, 21 and 22, T39N, R7E, town of Woodruff, Oneida county.


8. Alva lake, sections 27 and 28, T42N, R8E, town of Plum Lake, Vilas county.

9. Salsick lake, sections 11, 12, 13 and 14, T41N, R7E, town of Plum Lake, Vilas county.

10. Allequash springs, section 14, T41N, R7E, town of Plum Lake, Vilas county.

11. Stevenson springs, sections 3 and 4, T41N, R7E, towns of Plum Lake and Boulder Junction, Vilas county.

12. Bear springs, sections 7 and 18, T41N, R8E, town of Plum Lake, Vilas county.

(dm) All waters of the Wood county public hunting grounds in Wood county.

(e) All waters in Spring Creek wildlife area, Price county.

(fm) All waters in Pershing wildlife area, Taylor county.

(gm) All waters in Muddy Creek wildlife area, Dunn county.

(i) All state–owned lands and waters within the boundaries of the Germania wildlife area, Marquette county.

(k) On all ditches, streams and flowages, except the Little Eau Pleine river, within the boundaries of the Mead wildlife area, in the counties of Marathon, Portage and Wood.

(m) Mud lake in the Goose Lake wildlife area, section 2, T7N, R12E, Dane county.


(Lm) All waters of the Sandhill wildlife area in Wood county.

(m) All waters in Theresa Marsh wildlife area, Dodge and Juneau counties.

(mm) All waters in Gov. Tommy G. Thompson Centennial State Forest.

(5) All waters of the.s. 35.93, Stats. Updated on the first day of each month. Entire code is always current. The Register date on each page is the date the chapter was last published.

Register January 2020 No. 769
No person may operate a motorboat of any kind in any manner except battery-powered electric motors at a slow-no-wake speed and in no case at a speed to exceed 5 miles per hour.

No person may operate a motorboat of any kind in any manner except battery-powered electric motors at a slow-no-wake speed and in no case at a speed to exceed 5 miles per hour on:

(a) The waters of Devil’s lake in Devil’s Lake state park, sections 13 and 14, T11N, R6E, town of Baraboo, and section 25, T11N, R6E, town of Sumpter, Sauk county.

(b) All waters within Governor Dodge state park, sections 35 and 36, T7N, R3E, and sections 1, 2, 10, and 11, T6N, R3E, town of Dodgeville, Iowa county.

(c) All waters within Hartman Creek state park except Pope lake, sections 5 and 6, T21N, R11E, town of Dayton, Waupaca county.

(cm) All waters in the Browntown–Cadiz Springs recreation area, Green county.

The following waters in the Northern Highland and American Legion state forests:

1. Cunard lake, sections 23 and 26, T39N, R7E, town of Woodruff, Oneida county.
2. Starrett lake, sections 13, 14, 23 and 24, T41N, R7E, town of Plum Lake, Vilas county.
3. Emerald lake, sections 32 and 33, T41N, R7E, town of Boulder Junction, Vilas county.
5. Lower Allequash lake, sections 16 and 17, T41N, R7E, town of Boulder Junction, Vilas county.
6. Frank lake, section 13, T41N, R7E and section 18, T41N, R7E, town of Plum Lake, Vilas county.
7. Hemlock lake, sections 8, 17 and 18, T39N, R7E, town of Woodruff, Oneida county.
10. Dorothy Dunn lake, sections 26 and 27, T42N, R8E, town of Plum Lake, Vilas county.
11. Jean lake, sections 25 and 26, T42N, R8E, town of Plum Lake, Vilas county.
13. Lone Tree lake, section 9, T41N, R8E, town of Plum Lake, Vilas county.
14. On all the waters of McMillan Marsh wildlife area in Marathon county.
15. All the waters of the McMillan Marsh wildlife area in Marathon county.
16. All waters within the boundaries of the Powell Marsh wildlife area in the counties of Iron and Vilas, except Little Trout, Ike County.
17. That the person is not capable of rowing or paddling a boat or canoe may operate a battery-operated electric motor on waters specified in sub. (4), at a slow-no-wake speed and in no case may this speed exceed 5 miles per hour.
18. No person may operate a motorboat of any kind in any manner except battery-powered electric motors at a slow-no-wake speed and in no case at a speed to exceed 5 miles per hour on:
19. All the waters of Cruzen and Smith lakes in the Lone Rock unit, Lower Wisconsin state riverway, Richland county.
20. On all the waters of Jersey Valley lake, section 13, T14N, R4W, town of Christiana, Vernon county.
21. On all the waters of Sidie Hollow lake, section 10, T12N, R5W, town of Franklin, Vernon county.
22. All waters within the boundaries of the Powell Marsh wildlife area in the counties of Iron and Vilas, except Little Trout, Ike County.
23. All persons shall be posted at the launch site.
24. No person may launch or remove a motorboat of a type or with the authority of s. NR 44.07 (4) (d), (5) (d), or (6) (h). Notice of the prohibition shall be posted at the launch site.
25. Pursuant to the applicability provisions of s. NR 44.07 (4) (d), (5) (d), or (6) (h). Notice of the prohibition shall be posted at the launch site.

Note: Pursuant to the applicability provisions of s. NR 44.07 (4) (d), (5) (d), or (6) (h). Notice of the prohibition shall be posted at the launch site.

History: Cr. Register, December, 1983, No. 336, eff. 1–1–84; cr. (9), Register, August, 1986, No. 368, eff. 9–1–86; renum. (4) (f) and (r) to be (6) (cm) and (f) and am. (6) (cm), r. (7) (i), Register, December, 1987, No. 384, eff. 1–1–88; r. (4) (c), (g), (j) and (o), am. (4) (v) and (6) (e), cr. (6) (g) to (j), Register, December, 1993, No. 456, eff. 1–1–94; cr. (6) (k), Register, August, 1994, No. 464, eff. 1–1–95; am. (2) (a) and (b), cr. (4) (aa) and (6) (L), Register, November, 1995, No. 479, eff. 12–1–95; am. (1),
NR 45.12 Fees and charges. (1) Admission fees. (a) No person may operate or park any motor vehicle or trailer or semitrailer in the Richard Bong state recreation area, in the Point Beach state forest, in developed recreational areas in other state forests as designated in par. (b), in designated use zones within recreation areas established under s. 23.091 (3), Stats., or in any state park or roadside park except those designated in par. (c) and those specified in s. 27.01 (7) (c), Stats., unless the vehicle displays a vehicle admission receipt in the manner specified by the department on the receipt or at the place of purchase. 

(b) The following state forest areas are designated by the department as vehicle admission areas:

1. Black River state forest:
   a. Castle Mound campground and picnic area
   b. East Fork campground and picnic area

2. Brule River state forest:
   a. Copper Range campground
   b. Bois Brule campground and picnic area
   c. Flambeau River state forest:
      a. Flambeau campground and picnic area
      b. East Fork campground and picnic area
   d. Lake of the Pines campground

3. Kettle Moraine state forest — northern unit:
   a. Long Lake area
   b. Mauthe Lake area
   c. Greenbush campground
   d. New Prospect bridle trail camp area
   e. Zillner trail parking area
   f. Butler Lake parking area
   g. Parnell tower parking area

4. Kettle Moraine state forest — Lapham Peak unit:
   a. Highway 28 glacial trail parking area
   b. Highway 28 snowmobile and horse trail parking area
   c. Highway SS snowmobile parking area
   d. New Fane trail parking area.

5. Highway H snowmobile and horse trail parking area.
   a. Highway P Ice Age Trail parking area
   b. Shelter 5 parking area

6. Kettle Moraine state forest — southern unit:
   a. McMillan Sports Center for non–shooters
   b. Ottawa Lake area
   c. Ottawa field trial grounds
   d. Horseriders campground
   e. Pine Woods camp area
   f. Scuppernong picnic and hiking trail area
   g. Scuppernong Springs nature trail parking area
   h.Emma Cardin trail parking area
   i. Nordic and John Muir trail parking areas
   j. Ottawa trail parking area
   k. Eagle — Palmyra trail parking areas
   l. D.J. Mackie picnic area
   m. Hickory Woods group camp
   n. Paradise Springs
   o. Highway 67 wayside
   p. Eagle Dog Trial Grounds
   q. St. Croix campground
   r. Trout Lake campground
   s. St. Croix Lake campground

7. Northern Highland state forest:
   a. Big Lake campground
   b. Buffalo Lake campground
   c. Carroll Lake campground
   d. Clear Lake campground
   e. Crystal Lake campground, beach and picnic area
   f. Cunard Lake campground
   g. Firefly Lake campground
   h. Indian Mounds campground
   i. Jag Lake group campground
   j. Muskie Lake family and group campgrounds
   k. Plum Lake campground
   l. Razorback Lake campground
   m. Sandy Beach Lake campground
   n. Star Lake campground
   o. Starrett Lake campground
   p. Trout Lake campground – north and south
   q. Upper Gresham Lake campground
   r. Governor Knowles state forest
      a. St. Croix campground
      b. Trade River horse campground
      c. Peshtigo River state forest
      a. Old Veteran’s Lake

(c) The following areas are determined by the department as state parks in which vehicle admission receipts are not required:

1. State trails
2. Lost Dauphin
3. Peninsula state park golf course (May 1 through October 31); applies to golfers and clubhouse patrons only
4. Cross Plains
5. Heritage Hill state park
6. Havenwoods state forest preserve
7. Copper Culture
8. Rib Mountain leased area
9. Rock Island.

(d) The following state parks, recreation areas, forest recreation areas and state natural areas are designated by the department as areas in which vehicle admission receipts are required, except as otherwise provided, from January 1 through December 31:

1. Governor Dodge state park
2. Pattison state park

Published under s. 35.93, Stats. Updated on the first day of each month. Entire code is always current. The Register date on each page is the date the chapter was last published.
3. Mirror Lake state park
4. Perrot state park
5. Interstate park
6. Wildcat Mountain state park
7. Willow River state park
8. Richard Bong state recreation area
9. High Cliff state park
10. Peninsula state park
11. Potawatomi state park
12. Terry Andrae state park
13. John M. Kohler state park
14. Hartman Creek state park
15. Devil’s Lake state park
16. Big Foot Beach state park
17. Point Beach state forest
18. Wyalusing state park
19. All designated developed recreational areas on the Kettle Moraine state forest as listed in par. (b) 5. and 6.

20. Lake Kegonsa state park
21. Lake Wissota state park
22. Pike Lake Unit Kettle Moraine state forest
23. Yellowstone Lake state park
24. Newport state park
25. Blue Mound state park
26. Copper Falls state park
27. Council Grounds state park
28. Harrington Beach state park
29. Merrick state park
30. Whitefish Dunes state park
31. Governor Nelson state park
32. Chippewa Moraine state recreation area
33. Rib Mountain state park
34. Amnicon Falls state park
35. Big Bay state park
36. Browntown – Cadiz Springs state recreation area
37. Brunet Island state park
38. Buckhorn state park
39. Kinnickinnic state park
40. Natural Bridge state park
41. Nelson Dewey state park
42. New Glarus Woods state park
43. Roche–A–Cri state park
44. Rocky Arbor state park
45. Tower Hill state park
46. Governor Knowles state forest — St. Croix campground
47. Capital Springs Centennial state park and recreation area
48. Governor Thompson state park
49. Mill Bluff state park
50. Aztalan state park
51. Parfrey’s Glen state natural area
52. Dells of the Wisconsin River state natural Area – Cambrian Overlook
53. Straight Lake state park
54. Menominee River state park and recreation area
55. Glacial Drumlin state trail – Sandhill Station

(f) Admission fees shall be waived at all state parks, state recreation areas, and state forest vehicle admission areas as follows:
1. Persons with disabilities and their personal care attendants brought by a nonprofit organization recognized by the internal revenue service under 26 USC 501 (c) (1) or (3) whose primary purpose is the improvement of the mental or physical health of the individual. Applications on department forms for the fee waiver shall be received by the property for which the fee waiver is sought along with proof of nonprofit status at least 7 days prior to arrival.

Note: A copy of the form may be obtained from state park and forest offices.
2. For vehicles in which persons are picking up or dropping off juvenile group campers.
3. For off–road motorcycles as defined in s. NR 45.03 (15) and mopeds, when trailered or towed into the property and motor–
powered hang gliders (commonly called ultralights) flown or
powered hang gliders (commonly called ultralights) flown or trailered into the property for operation in the special use zone of
trailered into the property for operation in the special use zone of
the Bong state recreation area.

2. Persons with disabilities and their personal care attendants brought by a nonprofit organization recognized by the internal revenue service under 26 USC 501 (c) (1) or (3) whose primary purpose is the improvement of the mental or physical health of the individual. Applications on department forms for the fee waiver shall be received by the property for which the fee waiver is sought along with proof of nonprofit status at least 7 days prior to arrival.

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trailered into the property for operation in the special use zone of
the Bong state recreation area.
e. Outdoor group campsites with electricity will charge one to 20 persons $60.00, 21 to 30 persons $80.00 and 31 to 40 persons $100.00 per night.

3. Group camps (buildings)
   a. Big Bay group camp and Black River state forest ........................................ $3.00 per person per day ........................................ $40.00 minimum per group per day
   b. Wyalus group camp ........................................ $6.00 per person per day .................... $300.00 minimum per group per day.
   c. Point Beach state forest ........................................ $5.00 per person per day .................... $60.00 minimum per group per day.

5. Outdoor group campgrounds at Council Grounds state park shall charge the following rates:
   a. Site A, capacity of 32 people with three electrical pedestals: $135 per night.
   b. Site B, capacity of 32 people, with three electrical pedestals: $135 per night.
   c. Site C, capacity of 22 people, with one electrical pedestal: $80 per night.

(d) All reservation, family and outdoor group camping fees are waived for persons with disabilities and their personal care attendants brought by a nonprofit organization recognized by the internal revenue service under 26 USC 501 (c) (1), (3) or (4) whose primary purpose is the improvement of the mental or physical health of the individual. The nonprofit organization shall apply to the department on the required forms for a department identification number prior to arrival at the park for which the fee waiver is sought. Memorial Day through Labor Day, fee waiver approvals may only be granted for Sunday through Thursday nights, and only with a prior camping reservation.

Note: The required forms may be obtained from the Bureau of Parks and Recreation at 101 S. Webster Street, Box 7921, Madison, WI 53707−7921.

(3) TRAIL FEES. (a) No person 16 years of age or older, except pedes
trians or snowmobile or all−terrain vehicle riders, may use trails posted pursuant to par. (b) unless the person has in his or her possession a valid state trail pass.

(b) State trails and trails on other department lands on which a state trail pass is required shall be designated by the department with markers or signs.

(c) The state trail pass system consists of the following admission fees:
   1. Annual .......... $20.00
   2. Daily .......... $4.00

(d) State trail passes are not transferable.

(4) OTHER FEES. No person may use any facility, land or area for which a fee or charge has been established by the department without payment of such fee or charge as listed in the following schedule:
   The fees listed in this subsection include the state sales tax.

(a) Blue Mound state park swimming pool
   1. Age 18 and older .......... $3.00 per day or $45 per year for a season pass
   2. Age 2 − 17 ............... $2.00 per day or $30 per year for a season pass
   3. Under age 2 .............. No fee
   4. Special programs as established by the department
   (b) McMillar sports center, when operated by the department.
   1. Pistol range .......... $5.00 per hour
   2. 100 yard range .......... $5.00 per hour
   3. Plinking range .......... $5.00 per hour
   4. Archery range .......... $5.00 per hour
   5. Shotgun trap range ...... $5.00 per round of 25 shots
   6. Shotgun patterning range $5.00 per 5 targets
   7. Organized matches ...... $100 per group per day
   8. Hunter safety course .... $1.00 per hour
   (c) No person may use any concession or area without payment of applicable fees or charges established under contract between the department and concessionaire.
   (d) Admission fees under s. 27.01 (9), Stats.
   (e) Rock Island state park overnight boat mooring fee 
   (f) Richard Bong state recreation area. 1. 'Special use zone.' The zone shall be available to groups for special events by reservation for $25.00 per event. The reservation fee is nonrefundable.
   2. 'Hunting zone.' A vehicle admission sticker, hunting and trapping license as well as hunting and trapping administrative fees are required for hunting and trapping in the Richard Bong state recreation area.
   a. Pheasant hunting ........ $12.00 per person each day for adults and $7.00 per person who is age 17 or younger. In the event pheasant stocking cannot be done on the previous day or days, the pheasant hunting fee will be $5.00 per person each day.
   b. All other hunting ...... $1.00/person/day
   c. Trapping ................ $10.00 per season
   d. Administrative fee. A hunting administrative fee of $3.00 shall be paid at the time the reservation is requested and is non−refundable once the reservation is confirmed.
   (g) The department may grant building, shelter and picnic area reservations and shall upon request provide a list of parks and forests where reservations are accepted. The fees are:
   1. a. Open picnic area shelters ........ $40.00 per group per day.
   2. b. Open picnic shelter with electricity ........ $45.00 per group per day.
   3. c. Open shelter with electric and kitchen/serving area .............. $55.00 per group per day.
   4. a. Enclosed shelters ...... $70.00 per group per day, except on northern state forests the fee is .............. $40.00 per group per day.
   5. b. Enclosed shelter with electricity and seating capacity less than 50 .............. $80.00 per group per day, except on northern state forests the fee is .............. $45.00 per group per day.
   6. c. Enclosed shelter with electricity and seating capacity more than 50 .............. $100.00 per group per day.
   3. Picnic areas .......... $60.00 per group per day.
   4. McMillar sports center, Southern Unit Kettle Moraine — $100.00 per group per day during the period when the vehicle admission sticker is not required, and when operated by the department.
   5. Visitor center auditorium .... $10 per hour, except for government sponsored activities.
   6. Other reservable facilities such as amphitheaters, overlooks, boat mooring areas, teepees and yurts: Fees to be established by the department.
   7. Reservations are made directly with property staff and may be accepted up to 11 months in advance of the rental date. Applicants who cancel a reservation at least 21 days in advance shall receive a refund of 50 percent of the facility rate payment less a $10.00 reservation fee. Refunds will not be given for cancellation requests received less than 21 days before the facility was to be rented.
   (h) Visitors using areas posted subject to self−registration requirements for either vehicle admission stickers, trail passes, mooring fees or camping fees shall pay an additional $5.00 registration fee if they fail to properly self−register or pay at the park office.
   (i) Use of dump station for non−registered campers $10.00, in addition to park sticker.
(j) The department may charge participants of department sponsored special events or programs a fee sufficient to cover the cost of providing the program.

(k) The fee for a commercial use permit shall be $50.00 per year, in addition to any applicable admission fee.

(L) The department may determine and charge a fee for special events that includes a base fee plus the actual costs to the department that are anticipated as a result of the event. In determining the actual costs, the department may consider impacts including but not limited to all of the following:

1. The number of participants or spectators anticipated for the special event.

2. Additional department staff time required as a result of the special event.

3. Additional maintenance of the property required as a result of the special event.

4. Additional services provided by the department.

(5) This section does not apply to department lands under lease or agreement which provides otherwise. No person may use any facilities without proper payment of appropriate fees established by a lessee or contractor.

History: CR 94−476, December 1993, No. 336, eff. 1−1−94; CR 94−622, Register, August, 1994, No. 344, eff. 9−1−94; am. (3) (a) and (c) (intro.), r. and recr. (3) (b), March, 1986, No. 366, eff. 4−1−86; cr. (1) (a) and (b) 37., December, 1985, No. 378, eff. 1−1−86; (1) (a) 2. c. to h., j. to o. and p. to be (2) (a) 2. b. to n., (1) (b) 5. a. to c. and 3. a. to c., eff. 3−1−04; cr. (2) (a) 2. e. and f., r. (1) (c) 5. and 6., cr. (1) (b) 2. e. and f., r. and recr. (3) (b), December, 1987, No. 384, eff. 1−1−88; reprinted to correct error in (2) (e) 2., Register, February, 1988, No. 386, r. (2) (a) 2. b. and o., (3) (a) 2. c. to h., (4) (c) to (f) 3., cr. (1) (b) 10., r. (1) (c) 5., am. (2) (b) 3., 5., (3) (c) 1. and (4) (g) 6., r. and recr. (4) (g) 7., emer. am. (2) (b) 3., 5., (3) (c) 1. and (4) (g) 6., cr. (1) (b) 5. m. and n. and 6m., eff. 1−1−94; cr. (2) (c) 5., am. (1) (f) 2., (4) (a) 4., (e) 49., cr. (1) (b) 5. d. and (6) c. and e., (c) 3., (2) (b), (2) (c) 1.., cr. (1) (d) 55. to 58., r. and recr. (4) (a) 1. to 3., am. (4) (g) 2. a., b., (i), cr. (L) 35.93 NR 10.

Wisconsin Administrative Code

NR 45.12 WISCONSIN ADMINISTRATIVE CODE

Published under s. 35.93, Wis. Stats., by the Legislative Reference Bureau.

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Note: These conditions are required by the Articles of Dedication and Conserva-

tions and Recreations Areas and Southern Forest Areas.

Within the boundaries of state parks, state recreation areas and sou-

th to 60 feet of the shoreline of Lake Inoch Harbor.

(c) No person may possess or transport fish harvested from the waters of

(b) No person may possess fish harvested from the waters of

(a) No person may possess or transport live fishing bait within 50 feet of the shoreline of Lake Inoch Harbor.

(b) No person may possess fishing watercraft motor or

Note: This chapter is last published.
(f) Arthropods collected for purposes of study as part of participation in a department sponsored naturalist or educational program. All collected animals shall be released on the property from which obtained and may not be removed from the property.

(4) BLUE MOUND STATE PARK. Violations of any state law, administrative code or any posted user conduct rules of the Blue Mound state park swimming pool by any person is cause for revocation of the pool use privilege.

(5) DEVIL'S LAKE STATE PARK. (a) No person may operate or use a combustion engine as a power source for a skin diver's generator or air supply (commonly referred to as an air buoy or similar device) on or in the waters of Devil's lake in Devil's Lake state park, sections 13 and 14, T11N, R6E, town of Baraboo, and section 25, T11N, R6E, town of Sumpter, Sauk county.

(b) No person may fish with, possess or control any spear, spear gun, bow and arrow or similar device designed for shooting a projectile unless enclosed in a carrying case while within the boundaries of Devil's Lake state park.

(7) HERITAGE HILL STATE PARK. No person may drink or possess any intoxicating liquor or fermented malt beverage in Heritage Hill state park except at special events or programs authorized by the department.

(8) HIGH CLIFF STATE PARK. In the waters of High Cliff state park marina, Calumet county, no person may:

(a) Operate a boat or other watercraft at a speed in excess of that required for steering.

(c) Anchor, moor or dock a boat or watercraft except in the areas provided and designated.

(d) Swim in the marina channel, basin or dock area.

(e) Water ski in the marina area including the channel, and that area of the channel outlet in Lake Winnebago marked by buoys.

(8m) INTERSTATE STATE PARK. No person may jump or dive into the St. Croix river from the park boat ramp upstream to the highway 8 bridge.

(9) KINNICKINNIC STATE PARK. (a) All boats mooring offshore overnight within the boundary of Kinnickinnic state park shall be equipped with holding tank and toilet.

(b) The following regulations are applicable to the Kinnickinnic delta use area:

1. Tent camping is restricted to boaters with watercraft which are 22 feet or less in length, and do not have a cabin or cubby suitable for on-board sleeping. Tent campsites are not available to passengers of a vessel larger than 22 feet moored elsewhere in the park, or to any camping party whose watercraft is not moored in the immediate vicinity of the campsite.

2. Tent camping is only permitted when department toilet facilities are provided.

3. Tents are restricted to designated campsites.

4. When department toilet facilities are not provided, no person may moor or anchor a watercraft overnight unless equipped with a holding tank and toilet.

(c) Kinnickinnic state park delta tent campground — camping restricted to boaters only — tents are restricted to designated campsites.

(10) PENINSULA STATE PARK. (a) Violations of any state law, administrative code, or any posted regulations at the Peninsula state park golf course by any person is cause for revocation of the golfing privilege.

(b) No person may scavenge golf balls on the golf course except by written permit issued by the superintendent.

(10m) Downhill skiers and snowboarders are not permitted outside of the leased area of Granite Peak ski area within Rib Mountain state park.

(11) ROCK ISLAND STATE PARK. No person may operate a motor vehicle except for motor-drived sleds, toboggans or other snowmobiles on state-owned lands in Rock Island state park.

(11m) STRAIGHT LAKE STATE PARK. The following rules are established for the use of the Straight Lake state park:

(a) No person may possess any glass containers.

(b) No person may operate an ice auger powered by a combustion engine.

(12) WHITEFISH DUNES STATE PARK. No person may hike in any area other than on a trail specifically designed and signed for that purpose in the dune portion of the Whitefish Dunes state natural area in Whitefish Dunes state park unless authorized to do so in writing by the department.

(13) YELLOWSTONE LAKE STATE PARK. On the waters of Yellowstone lake in Lafayette county, no person may operate a motorboat at a speed greater than 5 miles per hour or in excess of steerable or no wake speed when within 200 feet of the shoreline, or operate any motorboat in any area where notices are posted prohibiting the operation and use of motorboats except that battery-powered electric motors may be operated in the posted areas at a slow–no–wake speed and in no case at a speed to exceed 5 miles per hour. On these waters, no person may operate a motorboat towing a person on water skis, aquaplane or similar device between the hours of 8:00 p.m. and the following 10:00 a.m. No person may leave any boat unattended whether anchored, moored or beached on the waters of Yellowstone lake or on the land within the boundaries of the Yellowstone wildlife area or Yellowstone Lake state park except within the areas designated and posted for these purposes.

(14) BRULE RIVER STATE FOREST. (a) On department–owned or managed lands on the Brule river in the Brule river state forest, boats or other watercraft may only be launched or removed at the following designated launching sites:

1. County highway P (T45N, R11W, sec. 8)
2. Stone Chimney fisher access (T46N, R11W, sec. 35)
3. Stone’s bridge (T46N, R10W, sec. 30)
4. Winneboujou canoe landing (T47N, R10W, sec. 34)
5. Bois Brule campground (T47N, R10W, sec. 23)
6. Highway #2 (T47N, R10W, sec. 14)
7. Copper Range campground (T48N, R10W, sec. 26)
8. Pine Tree canoe landing (T48N, R10W, sec. 26)
9. Highway #13 (T49N, R10W, sec. 34)
10. Mouth of the Brule (T49N, R10W, sec. 10)
(b) No person may possess any of the following containers on the Brule river within watercraft launched from or removed at designated launching sites specified in par. (a) on the Brule river state forest:

1. Glass bottles.
2. Unopened or empty beverage containers that are not secured in a larger container that is fastened to the watercraft.

(14m) FLAMBEAU RIVER STATE FOREST. (a) No person may possess glass bottles within the Flambeau River state forest boundary in the following locations:

1. At Little Falls – Slough Gundy scenic area.
2. Within watercraft launched or removed from designated launching sites on the Flambeau river.
(b) Within watercraft launched or removed from designated launching sites on the Flambeau river. Unopened or empty beverage containers and litter shall be secured in a larger container that is fastened to the watercraft.

(15) HAVENWOODS STATE FOREST PRESERVE. The following rules and regulations are established for the use of the Havenwoods state forest preserve in Milwaukee county.

(a) No person may drink or possess any intoxicating liquor or fermented malt beverage.

(b) Pets are prohibited in areas designated by posted notice.

(c) No person may enter or be within the exterior boundaries of the Havenwoods state forest preserve between the hours of 8:00 p.m. and 6:00 a.m. except when participating in an activity approved in advance by the property superintendent.
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(d) No person may take, catch, kill, or remove any animal or pick, collect, or remove any plant or part thereof, without a written permit issued by the property superintendent.

(e) No person may launch or land any powered model aircraft unless done in accordance with the terms and conditions of a permit first obtained from the property superintendent.

(17) RICHARD BONG STATE RECREATION AREA. (a) Definition. “Richard Bong state recreation area” means that portion of township 2 north, range 20 east, town of Brighton, Kenosha county posted with department markers or signs.

1. ‘Hunting zone.’ All that portion of the Richard Bong state recreation area except that portion described in subd. 3.

2. ‘Special use zone.’ All that portion of the Richard Bong state recreation area lying south of state highway 142 posted with department markers or signs.

3. ‘Intensive use zone.’ All that portion of the Richard Bong state recreation area posted with department markers or signs.

(b) Special use zone. 1. Reservations are restricted to groups of 25 or more individuals.

2. Reservations shall be submitted on department forms and will be accepted no more than one year and not less than 10 days in advance of the requested date. The forms are available at the Richard Bong state recreation area headquarters.

3. Reservations may be made at the Richard Bong headquarters in person or by mail.

4. Reservations shall be approved subject to the special use zone calendar under par. (c).

5. Reservations shall be accepted and made on a first-come, first-served basis consistent with the special use zone calendar.

(c) Special use zone calendar. The department shall establish and maintain an annual calendar of use for the recreational uses listed par. (d) recognizing the priority of special uses designated in this section for the dates indicated.

(d) Permitted recreational uses. 1. Bird watching

2. Cross-country skiing

3. Dog sledding

4. Dog training

5. Dog trials

6. Falconry

7. Foot racing

8. Hang gliding

9. Hiking

10. Horseback riding, competition and horse drawn vehicles

11. Hot air ballooning

12. Hunting

13. Land sailing

14. Model aircraft flying

15. Model rocket flying

16. Nature study

17. Scout jamborees

18. Sky diving

19. Sleigh riding

20. Snowmobiling

21. Steeplechase events

22. Off-highway motorcycling

23. Trapping

24. All-terrain vehicles

25. Off-road bicycling (mountain biking)

(e) Picnics and camping. Picnicking and camping incidental to a use in par. (d) is authorized if indicated as such in the permit.

(f) Priority activities. The following uses shall have priority on a first-come, first-served basis over all other uses during the period indicated:

1. Horse activities, model aircraft flying, dog training on foot, retriever trials, falconry, land sailing, hang gliding, snowmobiling, trail biking and hot air ballooning; a. The weekends of June and July,

b. The first 3 weekends of January, February and August and weekends in December following the close of pheasant season,

c. The 3-day Memorial Day weekend.

2. Dog trials, dog training and model aircraft flying:

a. Weekends in March, April, May (except Memorial Day weekend) and September.

b. Labor Day.

c. One weekend near mid-October if not in conflict with ss. NR 10.01 and 10.24.

d. First weekend of October.

3. Hunting during pheasant and waterfowl seasons in accordance with ss. NR 10.01 and 10.24.

4. Waterfowl and bow deer hunting in season as specified in ch. NR 10.

(g) Availability. The zone shall be available to groups on a first-come, first-served basis consistent with the scheduling calendar if not previously reserved.

(h) Uses not listed. Recreational uses not listed in par. (d) shall be approved by the natural resources board prior to authorized use in the zone. Such approved uses shall be adopted as rules on a periodic basis.

(i) Permit limitations. No person may be in any zone or area other than that assigned by department permit or otherwise authorized by the department.

(18) KETTLE MORaine STATE FOREST, LAPHAM PEAK. No person may take, catch, kill, hunt, trap or pursue any wild animal, or discharge any firearm or air gun as defined in s. 939.22, Stats., or any bow, crossbow, slingshot, or spring-loaded device designed for shooting a projectile while on any department lands designated by posted notice within the Lapham Peak Unit–Kettle Moraine state forest.

(19) AMNicon FALLS STATE PARK. No person may jump or dive into waterways contrary to posted notice at Amnicon Falls state park.

(20) GREAT RIVER STATE RECREATION TRAIL. The following use zones are established on the Great River state recreation trail. No person may hunt, trap or operate a snowmobile except in the appropriate use zone established in this section.

(a) Hunting zone. The hunting zone is all that portion of the Great River state recreation trail lying north and west of CTH “ZN” in La Crosse county to the village of Trempealeau limits in Trempealeau county, and all that portion of the Great River state recreation trail lying north and west of Lehmann road to the Trempealeau national wildlife refuge access road at the junction of West Prairie road in Trempealeau county.

(b) Snowmobile zone. The snowmobile zone is all that portion of the Great River state recreation trail in La Crosse county and Trempealeau county lying south and east of the junction with Lehmann road in Trempealeau county.

(c) Trapping zone. The trapping zone is all that portion of the Great River state recreation trail lying north and west of the CTH “ZN” in La Crosse county to the village of Trempealeau limits in Trempealeau county, and all that portion of the Great River state recreation trail lying north and west of the village of Trempealeau limits to the Trempealeau national wildlife refuge access road at the junction of West Prairie road in Trempealeau county.

(21) KETTLE MORaine STATE FOREST, NORTHERN UNIT. No person may take, catch, kill, hunt, trap or pursue any wild animal, or discharge any firearm or air gun as defined in s. 939.22 (2), Stats., or any bow, crossbow, slingshot, or spring-loaded device designed for shooting a projectile while on any department lands designated by posted notice in sections 13 and 24 east of Long Lake, and section 25 north of county highway F, T14N, R19E, town of Osceola, Fond du Lac county.
Boat moorage fees.

1. ‘General.’ All overnight moorage fees shall be based on the overall length of the watercraft as shown on the boat registration.

2. ‘Exemption.’ Watercraft that are the property of the United States, the State of Wisconsin, and other governmental entities during the performance of official duties are exempt from all moorage fees.

3. ‘Overnight fees.’ a. The overnight mooring fee is $1.50 per foot, with a minimum charge of $30.00 per each overnight stay.

b. The overnight mooring fee reserves the assigned dock from 3:00 p.m. through 1:00 p.m. the following day.

c. A boater who wishes to occupy the slip prior to 3:00 p.m. may do so if the slip is available.

d. An overnight boater who wishes to occupy the slip beyond 1:00 p.m. may be permitted to extend the time, if available, at the discretion of the park manager. The boater that is permitted to stay beyond 1:00 p.m. shall pay the daytime temporary moorage rate.

4. ‘Daytime fees.’ a. The daytime temporary moorage rate shall be $3.00 per hour, with a minimum charge of $10.00.

b. The temporary daytime fee applies to all watercraft tied to the dock.
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(b), r. (13m), renum. (14m) to (14m) (a) and am., cr. (14m) (a) 1., 2., (b), r. (16), am. (18), (21), r. (24), cr. (28) to (30) Register July 2017 No. 739, eff. 8–1–17; correction in (28) (title) made under s. 35.17, Stats. Register July 2017 No. 739.

NR 45.14 Exceptions. (1) Nothing in this chapter shall prohibit or hinder the department, its supervisors, managers, foresters, wardens, rangers or other duly authorized agents, or any peace officer from performing their official duties.

(2) The department may waive in writing any provision of this chapter for commercial filming on state lands.

History: Cr. Register, December, 1983, No. 336, eff. 1–1–84; renum. to be (1), cr. (2), Register, March, 1992, No. 435, eff. 4–1–92.